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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,507	09/10/2003		Akihiko Ito	S004-5098	3606
	7590	02/07/2005		EXAM	INER
ADAMS & V	VILKS		FEGGINS, KRISTAL J		
31st Floor					
50 Broadway			ART UNIT	PAPER NUMBER	
New York, NY 10004				2861	

DATE MAILED: 02/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/659,507	ITO, AKIHIKO					
Office Action Summary	Examiner	Art Unit					
	K. Feggins	2861					
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	th the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a r  - If NO period for reply is specified above, the maximum statutory perions  - Failure to reply within the set or extended period for reply will, by state than the period for reply will be period for reply will	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thir od will apply and will expire SIX (6) MON tute, cause the application to become Al	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication. SANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on		•					
	his action is non-final.						
* * *	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-5 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3 is/are rejected. 7) ☐ Claim(s) 4 and 5 is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.						
9) The specification is objected to by the Exami	iner						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:      1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a light	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	pplication No received in this National Stage					
Attachment(s)	<b>"□</b>	(070 (42)					
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 2/5/2003.	<del></del>	nformal Patent Application (PTO-152)					

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claim 1-3 are rejected under 35 U.S.C. 102(a) as being aniticipated by Mori (US 6,765,602 B2).

### Mori discloses the following claimed limitations:

- \* regarding claim 1, a thermal printer/50/ in which printing is performed while paper is sandwiched between a thermal head/54/ having a heating element and a platen roller (col 4, lines 13-29, figs 4A, 4B);
  - \* a first frame/51/ that movably/pivots/ holds the head support body/55/;
- \* biasing member/spring member, 56/ that is formed between the head support body/55/ and the first frame/51/ and generates a pressing force between the thermal head/54/ and the platen roller/60/;
- \* a second frame/50/ that holds the first frame and the platen roller/60/, wherein the thermal head/54/, the head support body/55/, and the biasing means/56/ are detachably attachable to the second frame in the state of being assembled with the first frame (lifts out of second frame by knob, 33/ (see figs 5, 6A, 6B, 12).

\* regarding claim 2, wherein the second frame/50/ is provided with a receiving groove for holding a rotating shaft of the platen roller/the platen roller is supported by the cover which is part of the thermal print unit, 50/;

\* the first frame has a hook portion/72,73/ that is hooked round a component held in the receiving groove, and also serves as lock member that locks the platen roller to prevent it from being released from the receiving groove (col 4, lines 23-67, col 5, lines 21, figs 5-10).

\* regarding claim 3, wherein attachment and detachment of the first frame and second frame are made possible through opening and closing of a fixture that enables fixation and release with one operation or through attachment and detachment of a screw (col 3, 46-65, figs 2-4).

#### Allowable Subject Matter

3. Claims 4-5 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter of claims 4-5 is the inclusion of the limitations of a thermal printer that includes retainment of the fixing means is released to make the support shaft slid in the movable range, whereby the support shaft is made to fall out from the bearing hole of the second frame while the support shaft is passed through the first frame and the head support body to make the first frame removable from the second frame. It is this limitation found

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in the claim, as it is claimed in the combination of that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Sekiya (US 6,249,302 B1) disclose a thermal printing having a platen roller that cannot be removed from the frame. Mori et al. (US 6,450,714 B2) disclose a thermal printer with a movable platen by a pin. Louis (6567113 B2) discloses an openable and lockable thermal printer device.

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#### Communication With The USPTO

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to K. Feggins whose telephone number is 571-272-2254. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Talbott Dave can be reached on 571-272-1934. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner February 2, 2005